			**E-filed 8/17/06**	
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7				
8	UNITED STATES DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
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11	MIKE BRIEN, Derivatively on Behalf of Nominal Defendant SILICON STORAGE	Case	No. C06-04310 JF	
12	TECHNOLOGY, INC.,	JOINT STIPULATION AND [P <del>ROPOSE</del> D] ORDER EXTENDING		
13	Plaintiff,	TIM	E TO RESPOND TO  APLAINT	
14	<b>v.</b>	CON	II DAINI	
15	BING YEH, ISAO NOJIMA, DAVID SWEETMAN, YAW WEN HU, AMY			
16	YUEN, DEREK BEST, MICHAEL BRINER, PAUL LUI, TSUYOSHI TAIRA, YASUSHI			
17	CHIKAGAMI, RONALD CHWANG, and TERRY NICKERSON,			
18	Defendants,			
19	and			
20	SILICON STORAGE TECHNOLOGY, INC.,			
21	Nominal Defendant.			
22	Nommai Defendant.			
23	This Stipulation is entered into by and among plaintiff, Mike Brien ("Plaintiff"), and			
24	nominal defendant Silicon Storage Technology, Inc. ("SST") through their respective attorneys of			
25	record.			
26	WHEREAS, Plaintiff filed his Complaint on July 13, 2006;			
27	WHEREAS, Plaintiff served SST with the Complaint on July 24, 2006 but has not served			
28	any of the individual defendants;			
COOLEY GODWARD LLP ATTORNEYS AT LAW PALO ALTO	734279 v2/PA 1	¥	STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO RESPOND TO COMPLAINT CASE NO. C06-04310 JF	

1	WHEREAS, SST has recently retained Cooley Godward LLP to represent it in this action;		
2	WHEREAS, Plaintiff intends to move to consolidate this action with Bazargani v. Yeh, et		
3	al., Case No. C06-04388 JF; and		
4	WHEREAS, SST has requested and Plaintiff has agreed that SST may have additional		
5	time to respond to the Complaint;		
6	IT IS HEREBY STIPULATED by and between the undersigned that the time for		
7	SST to move to dismiss or otherwise respond to the Complaint has been extended to September		
8	30, 2006.		
9			
10	IT IS SO STIPULATED.		
11		Respectfully submitted,	
12		•	
13	Dated: August 14, 2006	COOLEY GODWARD LLP	
14			
15		/S/ Grant D. Fonda (191520)	
16		Grant P. Fondo (181530) ATTORNEYS FOR NOMINAL DEFENDANT SILICON STORAGE TECHNOLOGY, P.I.C.	
17		SILICON STORAGE TECHNOLOGY, INC.	
18	Dated: August 14, 2006	BRAMSON, PLUTZIK, MAHLER & BIRKHAEUSER, LLP	
19		770 10	
20		L. Lun /	
21		Alan R. Plutzik ATTORNEYS FOR PLAINTIFF MIKE BRIEN	
22		3	
23	IT IS SO ORDERED. 8/16/06	US DISTRICT COURT JUDGE JEREMY FOGEL	
24	11 15 SO ORDERED: 6/10/00	US DISTRICT COURT JUDGE JEREMY FOGEL	
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COOLEY GODWARD LLP ATTORNEYS AT LAW PALO ALTO	734279 v2/PA	2. STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO RESPOND TO COMPLAINT CASE NO. C06-04310 JF	

CASE NO. C06-04310 JF